## UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

In re	Case No		
) ) ) Debtor(s)	[ONLY FOR CHAPTER 13 CASES DEBTOR'S ATTORNEY'S DISCLO OF COMPENSATION AND ANY EMPLOYMENT AGREEMENT, AN APPLICATION FOR COMPENSAT UNDER 11 USC §329 AND FRBP	DSURE ID FION,	
Debtor's attorney discloses compensa attorney have agreed to attorney compensa A copy of the employment agreement	ensation, and have have not er		
The applicable schedule for the fee agree 1 or Schedule 2 is selected, debtor(s), a authorizing the compensation specified	acting by and through the undersigned		
SCHEDULE 1: The total fee reque for the entire life of the case except \$ (\$4,750 maxim Debtor (specify) to be paid through the plan.	st is \$ (\$4,750 maxim for appeals or any adversary proceed jum) and expenses of \$ has paid \$	num). This amount represending. Debtor has agreed to particular for a total of \$, leaving \$	its all fees ay fees of 
debtor and debtor's attorney have a (a) a flat fee (i.e., requiring no it attorney have agreed that po	ces rendered through confirmation of agreed upon: emization) of \$ (\$3 est-confirmation services (after the inite agree) eement or, if there is no written agree	3,450 maximum). Debtor and itial audit of claims) will be cl	d debtor's
for all work performed both "performed both "performed both "time, and must show the time \$3,450, an itemized statement	and expenses of \$ ore" and "post" petition. Such records e and rate applied to each service re nt showing the time and hourly rate ap nan one week prior to the final confirm	s may be requested by the co endered. If the estimated fee plied to each service rendere	ourt at any e exceeds
Debtor (specify)	he plan.	has paid \$	_, leaving
\$ to be paid through t	ie pian.		

\*\*\*SEE NEXT PAGE\*\*\*

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			NLY IF CURRENT orney have agreed			AFTER CONFI	RMATION OF A
\$_	Debtor	(specify) to be paid t	through the plan.		has p	oaid \$	, leaving
	audit of claim	s) were not cor	previously submittent pleted The debtor with respect to the fo	r, the debtor's for	mer attorney, ar	nd the debtor's	current attorney
<u>IM</u>	IPORTANT:						
1.			requests will be grar ILE 3 is selected.	nted if SCHEDUL	E 1 is selected, o	or after a final a	application is filed
2.	(b) will not be the suppleme of the case of	considered unlental compensator since the filing	or compensation: (a less the application tion requested is mo ig of any earlier ap eviously performed	is clearly marked ore than \$500 and plication; and (c)	d as a final comp d at least 6 mon ) must be filed u	ensation appli hs have expire using LBF #13	ication, or unless ed since the filing 607, including an
			share compensation, except as follows			vith a regular n	nember, partner,
l fu	urther certify th	nat on	а сору	of this documen	t was served on	the debtor(s)	and trustee.
DA	ATED:						
				Debt	tor's Attorney		

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